

**AMENDMENT CHART**  
for Special Order of 4/26/2011

Updated: 4/26/2011 07:53 AM

#	SPONSOR	DESCRIPTION
HB 501	Baxley	Choose Life License Plates - Provides for annual use fees to be distributed to Choose Life, Inc., rather than counties; provides for Choose Life, Inc., to redistribute portion of such funds to nongovernmental, not-for-profit agencies that assist certain pregnant women; authorizes Choose Life, Inc., to use portion of funds to administer & promote Choose Life license plate program.
561709	Clemens	This amendment changes the name of the "Choose Life" specialty license plate to "Choose Adoption" and makes a conforming change.
489351	Randolph	This amendment requires Choose Life license plate applicants to be enrolled as a foster parent with DCF through the appropriate community-based care agency, and requires the applicant to be registered for a Model Approach to Partnerships in Parenting class.
724031	Randolph	This amendment restores a requirement that at least 70 percent of the funds received by a local agency must be used on clothing, housing, medical care, and other expenses. With respect to a restriction on the agencies' use of funds for administrative and legal expenses, the amendment inserts additional restrictions - local agencies may not use license plate funds for advertising or billboards.
877279	Randolph	This amendment requires local groups receiving Choose Life license plate funds to provide "medically accurate" information. The amendment provides examples of appropriate medical sources that may be used as reference material for such information.

**AMENDMENT CHART**  
for Special Order of 4/26/2011

Updated: 4/26/2011 07:53 AM

#	SPONSOR	DESCRIPTION
CS/HJR 1179	Health & Human Services Committee, Baxley	Abortion/Public Funding/Construction of Rights - Proposes amendment to s. 28, Art. I of State Constitution; prohibits public funding of abortions; provides exceptions; prohibits State Constitution from being interpreted to create broader rights to abortion than those contained in U.S. Constitution.
089709	Randolph	The amendment expands an exemption to the prohibition of taxpayer funded abortions if the pregnancy poses a serious risk to the mother's health. The current bill only exempts abortions that are necessary to save the mother's life.
744435/SA to 089709	Randolph	The amendment expands an exemption to the prohibition of taxpayer funded abortions if, in the physician's judgement, the pregnancy will result in fetal demise. The current bill only exempts abortions that are necessary to save the mother's life.

**AMENDMENT CHART**  
for Special Order of 4/26/2011

Updated: 4/26/2011 07:53 AM

#	SPONSOR	DESCRIPTION
CS/HB 97	Health & Human Services Access Subcommittee, Gaetz	Health Insurance - Prohibits certain health insurance policies & health maintenance contracts from providing coverage for abortions; provides exceptions; defines term "state"; provides that certain restrictions on coverage for abortions apply to certain group health insurance policies issued or delivered outside state which provide coverage to residents of state.
482653	Randolph	Requires an insurance product purchased through an exchange required by the federal Patient Protection and Affordable Care Act, and purchased using state or federal funds, to cover prescription contraceptives, if it covers erectile dysfunction medications.
131393	Randolph	The amendment provides an additional exemption for an abortion to be performed if the pregnancy poses a serious risk to the mother's health. The current bill only provides an exemption if the abortion is performed to save the mother's life.
974059/SA to 131393	Randolph	The amendment provides an additional exemption for an abortion to be performed if the pregnancy poses a serious risk to the mother's health or if the pregnancy will result in fetal demise. The current bill only provides an exemption if the abortion is performed to save the mother's life.
331319	Wood	The amendment allows "interstate health insurance policies" to be sold in Florida. These policies must be governed by the laws of another state, but are exempt from most Florida regulation including rates, underwriting, mandates, and similar regulations. It allows only allows Florida domestic insurers to offer these "interstate health insurance policies."
542185/AA to 331319	Wood	The main amendment allows "interstate health insurance policies" to be sold in Florida. These policies must be governed by the laws of another state, but are exempt from most Florida regulation including rates, underwriting, mandates, and similar regulations. The amendment to the amendment allows HMOs to sell HMO contracts similar to the "interstate health insurance policies."

**AMENDMENT CHART**  
for Special Order of 4/26/2011

Updated: 4/26/2011 07:53 AM

#	SPONSOR	DESCRIPTION
HB 1247	Stargel	Parental Notice of Abortion - Revises definition of term "constructive notice"; revises notice requirements relating to termination of pregnancy of minor; provides exceptions to notice requirements; revises procedure for judicial waiver of notice; provides for minor to petition for hearing within specified time; provides that in hearing relating to waiving requirement for parental notice, court consider certain additional factors, including whether minor's decision to terminate her pregnancy was due to undue influence; provides procedure for appeal if judicial waiver of notice is not granted; requires that court order contain factual findings & legal conclusions; requires Supreme Court reports to Governor & Legislature to include additional information; provides for severability.
271201	Stargel	The amendment postpones the effective date of the bill to the earlier of Oct. 1, 2011 or upon the adoption of rules of procedure and forms by the Florida Supreme Court pursuant to the statute.

**AMENDMENT CHART**  
for Special Order of 4/26/2011

Updated: 4/26/2011 07:53 AM

#	SPONSOR	DESCRIPTION
CS/HB 1127	Health & Human Services Committee, Porter	Abortions - Requires that ultrasound be performed on woman obtaining abortion; requires that ultrasound be reviewed with patient before woman gives informed consent for abortion procedure; requires that woman certify in writing that she declined to review ultrasound & did so of her own free will & without undue influence; provides exemption from requirement to view ultrasound for women who are victims of rape, incest, domestic violence, or human trafficking or for women who have serious medical condition necessitating abortion; provides grounds for disciplinary action for failure to comply with such requirements; provides rulemaking authority to AHCA.
379721	Pafford	The amendment removes the requirement for a physician to use an ultrasound to determine the gestational age of the fetus, making the ultrasound discretionary. The determination of gestational age is provided to the woman prior to her giving informed consent for the abortion.
499423	Berman	The amendment provides that the state must reimburse a woman the cost of an ultrasound if a physician determines that the procedure is not medically necessary and if the woman waives her right to view the ultrasound and hear an explanation of it.
860663	Pafford	The amendment provides that if a woman states that she needs an abortion performed at the time of scheduling or arriving for her appointment to obtain an abortion, the person performing the ultrasound may not offer her the opportunity to view the ultrasound images or provide an explanation of them.

**AMENDMENT CHART**  
for Special Order of 4/26/2011

Updated: 4/26/2011 07:53 AM

#	SPONSOR	DESCRIPTION
CS/CS/HB 1397	Health & Human Services Committee, Health & Human Services Quality Subcommittee, Burgin	Abortions - Restricts circumstances in which abortion may be performed in 3rd trimester or after viability; requires clinic to disclose in advertisement that it cannot perform abortions in 3rd trimester or after viability; requires physician who offers to or performs terminations to complete ethics continuing education; prohibits terminations except in certain licensed locations; prohibits performing certain functions concerning abortion clinic without license; prohibits performing or assisting abortion on person in 3rd trimester or after viability outside hospital; requires clinic to be owned & operated by physician who has received certain training; increases penalty for failure to dispose of fetal remains in accordance with rules; clarifies provisions concerning unlawful advertisements on obtaining unlawful abortion; requires DOH to permanently revoke license of practitioners convicted of certain felonies; requires AHCA to submit annual report & provide data on website; requires report to AHCA following each termination; requires AHCA to submit data to CDC; provides that failure to comply with the requirements of law relating to termination of pregnancies is grounds for disciplinary action; repeals provisions relating to advertising of drugs for abortions & certain prohibited acts.
134823	Pafford	The amendment removes the requirement for abortion clinics licensed after October 1, 2011 to be wholly owned and operated by a physician who has received training during residency in abortion procedures, and removes the second degree misdemeanor for violations of this requirement.
869053	Burgin	Clarifies the provision in the bill requiring abortion clinics to be wholly owned and operated by a physician who has received training during residency in abortion procedures. The amendment adds language to also allow a clinic to be owned by a professional corporation or limited liability company composed of physicians who have had training during residency in abortion procedures.
775647	Pafford	The amendment removes the requirement for AHCA to submit an annual report containing statistical information relating to abortion collected from abortion providers in the state of Florida to the Speaker of the House, Senate President, and Governor.
371727	Burgin	Removes the requirement for AHCA to post on its website, data reported to AHCA from abortion clinics. The information will still be reported to AHCA which is required to submit an annual report of this information to the Speaker of the House, Senate President and Governor.

**AMENDMENT CHART**  
for Special Order of 4/26/2011

Updated: 4/26/2011 07:53 AM

#	SPONSOR	DESCRIPTION
CS/CS/CS/HB 1145	Economic Affairs Committee, Finance & Tax Committee, Business & Consumer Affairs Subcommittee, Young	Greyhound Racing - Provides that greyhound permitholder shall not be required to conduct minimum number of live performances; revises provisions relating to applications, converted permits & tax credits, tax exemptions or license fee credits, greyhound racing purses, intertrack wagering, slot machine gaming licenses & gaming areas, & cardroom licenses.
664879	Young	The amendment clarifies provisions relating to the pooling and transferring of tax credits for greyhound permitholders as follows: - Ties the pooling to 'the license to conduct' live racing, rather than 'conducted' live races to conform to the current pari-mutuel tax collection scheme. - Clarifies that none of the exemptions or credits may be used against charity races. - Clarifies that none of the exemptions or credits may carry forward to subsequent fiscal years.
758169	Baxley	The amendment specifies that the act does not authorize the state or any pari-mutuel facility to expand the gambling activities offered beyond what was authorized and in operation on March 1, 2011.

**AMENDMENT CHART**  
for Special Order of 4/26/2011

Updated: 4/26/2011 07:53 AM

#	SPONSOR	DESCRIPTION
CS/CS/HB 155	Health & Human Services Committee, Criminal Justice Subcommittee, Brodeur	Privacy of Firearm Owners - Provides that licensed practitioner or facility may not record firearm ownership information in patient's medical record; provides exception; provides that unless information is relevant to patient's medical care or safety or safety of others, inquiries regarding firearm ownership or possession should not be made; provides exception for EMTS & paramedics; provides that patient may decline to provide information regarding ownership or possession of firearms; clarifies that physician's authority to choose patients is not altered; prohibits discrimination by licensed practitioners or facilities based solely on patient's firearm ownership or possession; prohibits harassment of patient regarding firearm ownership during examination; prohibits denial of insurance coverage, increased premiums, or other discrimination by insurance companies issuing policies on basis of insured's or applicant's ownership, possession, or storage of firearms or ammunition; clarifies that insurer is not prohibited from considering value of firearms or ammunition in setting personal property premiums; provides for disciplinary action.
No Amendments		



**AMENDMENT CHART**  
for Special Order of 4/26/2011

Updated: 4/26/2011 07:53 AM

#	SPONSOR	DESCRIPTION
CS/CS/CS/HB 45	Judiciary Committee, Community & Military Affairs Subcommittee, Criminal Justice Subcommittee, Gaetz	Regulation of Firearms and Ammunition - Clarifies & reorganizes provisions that preempt to state entire field of regulation of firearms; prohibits knowing & willful violation of Legislature's occupation of whole field of regulation of firearms & ammunition by enactment or causation of enforcement of any local ordinance or administrative rule or regulation; provides additional intent of section; eliminates provisions authorizing counties to adopt ordinance requiring waiting period between purchase & delivery of handgun; provides penalty for knowing & willful violation of prohibitions; provides for investigation of complaints of violations & prosecution of violators; provides that public funds may not be used to defend unlawful conduct of person charged with knowing & willful violation; provides for termination of employment or contract or removal from office of person acting in official capacity who knowingly & willfully violates section; provides for declaratory & injunctive relief for specified persons or organizations; provides for specified damages & interest; provides for seizure of certain vehicles for specified nonpayment of damages.
670673	Gaetz	Makes specified entities liable for enacting or causing to be enforced ordinances, regulations, etc. that impinge upon the Legislature's exclusive occupation of the field of firearm regulation (bill specifies such acts noncriminal violations). Requires courts to declare such ordinances, regulations, etc. invalid and to issue an injunction prohibiting enforcement of such ordinances, regulations, etc. Requires the court to assess a civil fine of up to \$5K against the person under whose jurisdiction the violation occurred if the violation was willful and knowing (bill requires court to assess a fine of no less than \$5,000 and no more than \$100K). Specifies that persons adversely affected by such ordinances, regulations, etc. may file suit for declaratory relief, injunctive relief, and for actual damages, and requires the court to award the prevailing plaintiff reasonable attorneys fees and costs, including a contingency fee multiplier, and the actual damages incurred not to exceed \$100K (bill requires the court to award the prevailing plaintiff the greater of actual damages or an amount determined by the court of not less than \$25K or more than \$100K).

**AMENDMENT CHART**  
for Special Order of 4/26/2011

Updated: 4/26/2011 07:53 AM

#	SPONSOR	DESCRIPTION
CS/HJR 1471	Judiciary Committee, Plakon, Precourt	Religious Freedom - Proposes amendment to s. 3, Art. I of State Constitution to provide that, consistent with U.S. Constitution, no individual or entity may be denied, on basis of religious identity or belief, governmental benefits, funding, or other support, & to delete prohibition against using revenues from public treasury directly or indirectly in aid of any church, sect, or religious denomination or in aid of any sectarian institution.
		No Amendments

**AMENDMENT CHART**  
for Special Order of 4/26/2011

Updated: 4/26/2011 07:53 AM

#	SPONSOR	DESCRIPTION
CS/CS/CS/CS/H B 353	Health & Human Services Committee, Judiciary Committee, Rulemaking & Regulation Subcommittee, Health & Human Services Access Subcommittee, Smith	Drug Screening of Potential and Existing Beneficiaries of Temporary Assistance for Needy Families - Requires DCFS to perform drug test on applicant for TANF benefits; requires such individual to bear cost of drug test; requires department to provide, & applicant to acknowledge receipt of, notice of drug-screening policy; provides procedures for testing & retesting; requires department to provide information concerning local substance abuse treatment programs to individual who tests positive; provides conditions for reapplication for TANF benefits; provides that, if parent is ineligible as result of failing drug test, eligibility of children is not affected; provides for designation of another protective payee; provides rulemaking authority to department.
638493	Smith	Provides reimbursement for the amount paid for drug testing, through TANF benefits, when the individual tests negative for controlled substances.

**AMENDMENT CHART**  
for Special Order of 4/26/2011

Updated: 4/26/2011 07:53 AM

#	SPONSOR	DESCRIPTION
HM 557	Coley	Parental Rights Amendment - Urges Congress to propose to states for ratification amendment to U.S. Constitution relating to parental rights.
No Amendments		

**AMENDMENT CHART**  
for Special Order of 4/26/2011

Updated: 4/26/2011 07:53 AM

#	SPONSOR	DESCRIPTION
CS/HM 685	Federal Affairs Subcommittee, Caldwell	Congressional Term Limits - Urges Congress to propose to states amendment to U.S. Constitution that would limit consecutive terms of office which member of U.S. Senate or U.S. House of Representatives may serve.
		No Amendments

**AMENDMENT CHART**  
for Special Order of 4/26/2011

Updated: 4/26/2011 07:53 AM

#	SPONSOR	DESCRIPTION
HM 617	Brandes	Discriminatory Taxes/Reinsurance - Urges Congress to oppose efforts to impose new discriminatory taxes that would significantly limit use of reinsurance provided by companies located outside U.S.
		No Amendments

**AMENDMENT CHART**  
for Special Order of 4/26/2011

Updated: 4/26/2011 07:53 AM

#	SPONSOR	DESCRIPTION
SM 484	Hays	Discriminatory Taxes/Reinsurance - Urges Congress to oppose any effort to impose new discriminatory taxes that would significantly limit the use of reinsurance provided by companies located outside the United States.
		No Amendments

**AMENDMENT CHART**  
for Special Order of 4/26/2011

Updated: 4/26/2011 07:53 AM

#	SPONSOR	DESCRIPTION
CS/HM 1375	Federal Affairs Subcommittee, Fresen	Greenhouse Gases - Urges Congress to take additional action to clarify & specify Environmental Protection Agency's legal & regulatory obligations with respect to greenhouse gases.
		No Amendments



**AMENDMENT CHART**  
for Special Order of 4/26/2011

Updated: 4/26/2011 07:53 AM

#	SPONSOR	DESCRIPTION
CS/HM 1401	Federal Affairs Subcommittee, Steube, Wood	Federal Intrusion into State's Clean Water Program - Urges Congress to keep EPA from overextending its mandate & to direct agency not to intrude into Florida's previously approved clean water program.
		No Amendments

**AMENDMENT CHART**  
for Special Order of 4/26/2011

Updated: 4/26/2011 07:53 AM

#	SPONSOR	DESCRIPTION
CS/HB 91	Health & Human Services Committee, Bernard	Drug-related Overdoses - Designates act "911 Good Samaritan Act"; provides that person acting in good faith who seeks medical assistance for someone experiencing drug-related overdose may not be charged with specified offenses; provides that person who experiences drug-related overdose & needs medical assistance may not be charged for specified offenses if evidence was obtained as result of overdose & need for assistance; provides that protections from prosecution are not grounds for suppression of evidence in other prosecutions; provides that departure from lowest permissible criminal sentence is permitted when defendant was making good faith effort to obtain or provide medical assistance for someone experiencing drug-related overdose.
No Amendments		

**AMENDMENT CHART**  
for Special Order of 4/26/2011

Updated: 4/26/2011 07:53 AM

#	SPONSOR	DESCRIPTION
CS/HB 81	Health & Human Services Access Subcommittee, Rouson	Treatment-based Drug Court Programs - Requires all offenders sentenced to postadjudicatory drug court program who are drug court participants who are subject of violation of probation or community control hearing under specified provisions to have violation of probation or community control heard by judge presiding over drug court program; increases number of Criminal Punishment Code scoresheet total sentence points that defendant may have & be eligible for postadjudicatory treatment-based drug court program; makes defendants other than those who have violated probation or community control by failed or suspect substance abuse test eligible for postadjudicatory treatment-based drug court programs.
		No Amendments

**AMENDMENT CHART**  
for Special Order of 4/26/2011

Updated: 4/26/2011 07:53 AM

#	SPONSOR	DESCRIPTION
CS/SB 400	Criminal Justice, Wise	Treatment-based Drug Court Programs - Requires all offenders sentenced to a postadjudicatory drug court program who are drug court participants and who are the subject of a violation of probation or community control hearing under specified provisions to have the violation of probation or community control heard by the judge presiding over the drug court program. Increases the number of Criminal Punishment Code scoresheet total sentence points that a defendant may have and be eligible for a postadjudicatory treatment-based drug court program, etc.
		No Amendments

**AMENDMENT CHART**  
for Special Order of 4/26/2011

Updated: 4/26/2011 07:53 AM

#	SPONSOR	DESCRIPTION
CS/HB 449	Government Operations Subcommittee, Taylor, Rouson	Criminal Justice - Designates act "Jim King Keep Florida Working Act"; provides legislative intent; requires state agencies to prepare reports that identify & evaluate restrictions on licensing & employment for ex-offenders; prohibits state agencies from denying application for license, permit, certificate, or employment based solely on person's lack of civil rights; provides exception.
		No Amendments

**AMENDMENT CHART**  
for Special Order of 4/26/2011

Updated: 4/26/2011 07:53 AM

#	SPONSOR	DESCRIPTION
CS/SB 146	Criminal Justice, Smith	Criminal Justice - Cites this act as the "Jim King Keep Florida Working Act." Requires state agencies and regulatory boards to prepare reports that identify and evaluate restrictions on licensing and employment for ex-offenders. Prohibits state agencies from denying an application for a license, permit, certificate, or employment based on a person's lack of civil rights. Provides an exception, etc.
No Amendments		

**AMENDMENT CHART**  
for Special Order of 4/26/2011

Updated: 4/26/2011 07:53 AM

#	SPONSOR	DESCRIPTION
CS/HB 7127	Judiciary Committee, Criminal Justice Subcommittee, Julien	Prison Diversion Programs - Increases number of Criminal Punishment Code scoresheet total sentence points that offender may have & be eligible for prison diversion program; provides that prison diversion program may require jail term not to exceed 90 days or electronic monitoring.
No Amendments		

**AMENDMENT CHART**  
for Special Order of 4/26/2011

Updated: 4/26/2011 07:53 AM

#	SPONSOR	DESCRIPTION
HB 7121	Civil Justice Subcommittee, Soto	Offers of Settlement - Repeals provisions relating to offers of settlement made prior to 1990; conforms cross-references.
No Amendments		